

ALLIED CONTROL AUTHORITYCONTROL COUNCILLAW NO. 62Repealing Certain Laws, Ordinances, and Decrees  
Promulgated by the Nazi Government concerning Churches

THE CONTROL COUNCIL ENACTS AS FOLLOWS:

ARTICLE I

The following laws and decrees are hereby repealed, together with all supplementary and explanatory laws, ordinances, and decrees promulgated by the Nazi Government:

1. Law Concerning the Safeguarding of the German Evangelical Church (Gesetz zur Sicherung der Deutschen Evangelischen Kirche) of 24th September 1935 (RGBl. I.p.1178);
2. Law Concerning the Arbitration Procedure in Legal Affairs of the Evangelical Church (Gesetz uober dss Beschlussverfahren in Rechtsangelegenheiten der Evangelischen Kirche) of 26th June, 1935 (RGBl. I.p.774);
3. Decree Concerning the Concentration of Jurisdiction of the Reich and Prussia in Religious Affairs (Erlass ueber die Zusammenfassung der Zustaendigkeiten des Reichs and Preussens in Kirchenangelegenheiten) of 16th July, 1935 (RGBl. I.p.1029).

ARTICLE II

Nothing in this law shall revive any legislation which was abrogated or superseded by any provision or enactment repealed by this Law,

ARTICLE III

This Law shall become effective on 20th March, 1948.

Done at Berlin, the 20th day of February, 1948.

P. KOENIG  
General D'Armee

V. SOKOLOVSKY  
Marshal of the Soviet Union

LUCIUS D. CLAY  
General

N.C.D. BROWNJOHN  
Major General  
for B.H. Robertson  
General.

"The date of publication is 24 February 1948 at 1800 hours".

CONL/P(48) 8 Final  
23 February 1948

ALLIED CONTROL AUTHORITYCONTROL COUNCILDIRECTIVE NO. 57Disposition of Property Confiscated Under  
Control Council Law No. 10 or Legislation  
Issued Pursuant to Control Council Directive No. 38

Pursuant to Control Council Law No. 10 and Control Council Directive No. 38, the Control Council directs as follows:

ARTICLE I

All property in Germany of whatever nature arising from the confiscation of property suffered by persons under Control Council Law No. 10 or legislation issued pursuant to Control Council Directive No. 38, shall be disposed of as provided by this Directive.

ARTICLE II

1. Title to property not subject to disposal or use under Article IX having belonged to a trade union, cooperative, political party, or any other democratic organization before it became the property of any person referred to in Article I hereof shall be transferred to such organization provided that it is authorized and its activities are approved by the appropriate zone Commander.

2. Where retransfer of title to property cannot be made because no existing organization is completely identical with the organization which was the former owner of the property, the title to such property shall be transferred to a new organization or organizations whose aims are found by the Zone Commander to be similar to those of the former organization.

ARTICLE III

Property not subject to disposal or use under Article IX formerly devoted to relief, charitable, religious or humanitarian purposes, shall be disposed of or used so as to preserve its former character if consonant with democratic principles, and for this purpose shall be transferred to the organizations formerly holding title thereto or to a new organization or organizations on condition that, in the latter case, the Zone Commander finds that the aims and

purposes of these organizations are similar to those of the old organization and conform to the principle of the democratization of Germany or may, at the discretion of the Zone Commander, be transferred to the Land or Provinces, subject to the same conditions with respect to disposition or use,

#### ARTICLE IV

Property transferred in accordance with Articles II and III above shall be transferred without charge, except that the Zone Commanders may, within their discretion, require that the transferee pay or assume liability for any or all debts or any accretion in value of the property in accordance with the same principles as are established in the case of property subject to restitution within Germany to victims of Nazi persecution.

#### ARTICLE V

1. Title to property not subject to disposal or use under Article IX or to restoration or transfer pursuant to the provisions of Articles II and III hereof, or which is rejected by organizations referred to in Articles II and III hereof shall be transferred to the Government of the Land or Province in which it is located.

2. The Government of the Land or Province may hold and use the property or transfer its use to any administrative district (Kreis or Bezirk) or to a municipality (Gemeinde) within its jurisdiction. The use to which the property is put must fall within the competence of the holder or the transferee and must not be in the opinion of the Zone Commander an improper or unauthorized use of the property..

3. The Government of the Land or Province where the property is situated shall, pursuant to this directive and to the regulations of the Zone Commander, sell any property not held and used in accordance with paragraph 2 of this Article. The net proceeds of any such sale shall be accounted for in the budget of the Land or Province concerned, to be expended in a manner which, in the opinion of the Zone Commander, is not an improper or unauthorized use of the proceeds.

4. The Government of the Land or Province shall, regardless of whether it holds, transfers, or sells the property in accordance with the provisions of this Article, remain responsible for insuring that the property is not used for any purpose which the Zone Commander finds to be inappropriate,

5. When title to the property is transferred to the Land or Province,

a. Specific charges and encumbrances, whether incurred prior or subsequent to confiscation, on properties transferred under this Article shall devolve on the receiving Land or Province up to an amount not exceeding the value of the property transferred, and

b. The receiving Land or Province shall accept liability for the debts of any person whose property it receives under this Article provided, however, that this liability shall not exceed the value of the property of such person received by the Land or Province, taking into account any encumbrances on that property and provided further that in the case of partial confiscation of property no liability for debts, under this paragraph, shall attach until creditors have exhausted all remedies against the person whose property was partially confiscated. The total of such payments of debts of a person for which it has accepted responsibility, shall ultimately be borne by the Governments of the Land or Provinces receiving the property proportionately to the value of the property of such person received by each Land or Province, but it shall not be required that this liability shall be discharged until further directions shall have been issued by the Allied Control Authority, nor that any debts shall be discharged in violation of any principle established by the Allied Control Authority and particularly debts shall not be paid in such manner as to compensate the supporters of the Nazi Party and Regime.

#### ARTICLE VI

The Zone Commander and in Berlin, Sector Commanders, shall take measures to ensure the disposition and use of the property in accordance with this directive.

#### ARTICLE VII

Title to property located in Berlin will be transferred to the administrative districts (Verwaltungsbezirke) and shall be disposed of according to the same principles as are herein prescribed for property for the rest of Germany. For this purpose, the powers given to the Zone Commanders will in Berlin be exercised by the respective Sector Commanders. The functions, powers, and obligations placed upon the Government of a Land or Province will in regard to property in Berlin devolve upon the respective administrative districts (Verwaltungsbezirke).

#### ARTICLE VIII

1. When an order involving confiscation of property has been made against any person either by a tribunal empowered under Control Council Law No. 10 or under procedure lawfully established under Control Council Directive No. 38, the following course shall be observed in each of the four zones:



a. When an order of this kind has been made and has become final, a copy of it shall be transmitted to each of the four zones and sectors, annexing an inventory describing the property of the convicted person in each of the four zones so far as it is known to it.

b. On receipt of this copy and the inventory, copies thereof will be transmitted to all the Land Governments in whose jurisdiction any property of the person subject to the order is situated.

c. The Land Government or Governments concerned shall proceed forthwith to confiscate the property. In the event of partial confiscation of property any Land or Province within the area of original jurisdiction shall take the proper percentage of property from the person's property within its jurisdiction and each other Land or Province outside such area in which other property of the person is located shall have the right under the above rules to confiscate up to the same proportion of his property under its jurisdiction.

2. When the order imposes a fine, that fine will, in the first instance, be levied upon property situated in the Land or Province in which the order has been passed; in the second instance, it will be levied on the property in any other Land or Province of the Zone in which the order has been passed. If any balance remains unpaid, it will be levied in the Land or Province in which the largest amount of the property of the person subject to the order is situated, notice of such fine and of the property of the person convicted being transmitted to the other zones and sectors in the same manner as provided by section 1 a. above.

3. Nothing in this Article shall prevent the person against whom an order has been made from being subjected to further penalties by a new order based on new charges and evidence.

4. All accruals under sub-sections (1) - (3) of this Article shall be treated as if they were property governed by Article II, III, V AND IX of this directive.

#### ARTICLE IX

1. The Zone Commander shall destroy property subject to being destroyed as war potential, designate for reparations property subject to reparations, use for the purposes of occupation property subject to such use, and restitute:

a. to the Government concerned, property subject to restitution under the Allied Control Authority definition of restitution;

b. property of victims of Nazi persecution, in the same way as similar property not included among that of the persons referred to in Article I of this Directive.

2. In order to accomplish the purpose of this Article, the Zone Commander may at any time, set aside or modify any transactions or measures with respect to property transferred pursuant to this Directive, which he deems inconsistent with the aims and spirit of this Directive.

#### ARTICLE X

The present Directive comes into force from the date of signature.

Done at Berlin, the 15th day of January 1948.

N. C. D. BROUNJOHN  
Major General

R. NOIRET  
General de Division

G. S. IUKIANCHENKO  
Lieutenant General  
for M. I. DRATVIN  
Lieutenant General

GEORGE P. HAYS  
Major General

CORC/P(47)226 Final  
15 January 1948

ALLIED CONTROL AUTHORITYCONTROL COUNCILDIRECTIVE NO. 58Measures Relating to the Restriction and Control of Potentially  
Dangerous Personnel of the Former German Armed Forces

## THE CONTROL COUNCIL DIRECTS AS FOLLOWS:

1. Control Council Directive No. 24 determines the conditions under which Nazis and other individuals hostile to Allied aims will be eliminated from administrations and posts carrying responsibilities,

Control Council Directive No. 38 established a common policy in Germany concerning the arrest and punishment of war criminals, Nazis and militarists, and the internment and surveillance of potentially dangerous Germans.

Zone Commanders are requested to promulgate executive decrees in accordance with the terms and principles of these Directives.

2. With the exception of a few particular cases, these Directives do not provide for any professional restrictions on members of the former German Armed Forces.

3. In the present circumstances, it is necessary that these, particularly officers, should not have the feeling that they are irrevocably excluded from all activity,

4. Nevertheless, the Zone Commander shall limit the activity of former members of the German Armed Forces and particularly of officers in certain organizations which, by their structure, their discipline, their cohesion, their uniform and, in certain measure their armament, resemble military formations and would be capable of supplying ultimately the framework for an eventual remilitarization, and must also restrict the number in any specific activity to assure that they do not gain control. The Allied Control Council will arrange for the necessary inspections to assure the accomplishment of this objective.



5. (a) Zone Commanders are therefore directed, in order to prevent the revival of German militarism, to control each of the undermentioned organizations or any other organization which, in their opinion, might constitute a danger:

Police Services  
Fire Service  
Merchant Marine Service  
Forestry Service  
Frontier Control Service  
Publicly-owned Transport Services  
Communications Service.

(b) In addition, Zone Commanders are to take into consideration the categories of persons listed below and also any other personnel who in their opinion require control:

Teachers in Institutes of Higher Learning  
Students in Institutes of Higher Learning  
Civil Servants  
Sport and Youth Association Organizers  
Sport and Youth Association Members  
Research Workers

6. Zone Commanders will submit periodic reports on the percentage of ex-regular officers of the former German Armed Forces employed in each of the aforementioned organizations in their Zone.

Done at Berlin, the 5th day of February 1948.

R. NOIRET  
General de Division

M. F. DRATVIN  
Lieutenant General

GEORGE P. HAYS  
Major General

N.C.D. BROWNJOHN  
Major General

CORC/P(47)239 Final  
9 February 1948

15 December 1947

CORC/P(47)250

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

APPROVED PAPER NO. 29

Operational Programme of the Reparations, Deliveries  
and Restitution Directorate for Reciprocal Deliveries.

(Note by the Allied Secretariat)

1. The Coordinating Committee, at its ONE HUNDRED AND FORTY SIXTH Meeting on 15 December 1947, by CORC/M(47)50, Conclusion (585), approved the decision of the Reparations, Deliveries and Restitution Directorate on the above subject, set out in CORC/P(47)250, paras. 2(a) and 2(b).
2. Paragraphs 2(a) and 2(b) of CORC/P(47)250 \*) constitute Approved Paper No. 29.

H.A. GERHARDT, Lieutenant Colonel

R.G. RAW

G.J. JOOS

N.D. KOSTENKO, Lieutenant Colonel

Allied Secretariat

\*) see pages 11 - 14

10 December 1947

CORC/P(47)250

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Operational Programme of the Reparations, Deliveries and  
Restitution Directorate for Reciprocal Deliveries

(Note by the Allied Secretariat)

1. Purpose

To inform the Coordinating Committee of the decisions reached and the points of view of the various Delegations expressed, in the Reparations, Deliveries and Restitution Directorate concerning the operational programme for reciprocal deliveries.

2. History

(a) On 28 November 1947 the Reparations, Deliveries and Restitution Directorate considered and approved the following operational programme consisting of three paragraphs:

- (1) Confirmation to the Soviet Zone Commander by the Western Zone Commanders of the nomenclature and quantities of the commodities to be delivered.
- (2) The general conditions of inspection, transportation and receipt of the commodities to be agreed and approved.
- (3) The Reparations, Deliveries and Restitution Directorate shall determine prices for each category of commodity accepted in writing by the Western Zone Commanders.

(b) In connection with paragraph (1), the Directorate agreed on the nomenclature, specification and quantity of the following five commodities:

Petrol  
Diesel Oil  
Uncut Timber  
Pit Props  
Wheat

(c) In accordance with a letter from the Inter-Allied Reparations Agency in Brussels dated 24 November 1947 (attached as Appendix "A"), the U.S., British, and French Delegations of the Reparations, Deliveries and Restitution Directorate requested the substitution of other commodities for synthetic rubber offered by the U.S.S.R.

The Soviet Member of the Reparations, Deliveries and Restitution Directorate was not in a position at that meeting to propose other commodities instead of synthetic rubber,

(d) The U.S., British, and French Delegations of the Reparations, Deliveries and Restitution Directorate wished the quantity of wheat to be delivered in the first consignment of reciprocal deliveries to be increased above the 10,000 tons offered by the U.S.S.R.

### 3. Action to be Taken by the Coordinating Committee

The Coordinating Committee should confirm the agreements of the Reparations, Deliveries and Restitution Directorate contained in Paragraph 2 (a) and (b) above, and should consider the questions raised in Paragraphs 2 (c) and (d) above.



4. This paper is submitted for the consideration of the Coordinating Committee at its 146th Meeting on 15 December 3.947,

H. A. GERHARDT, Lieutenant Colonel

B. E. ARCHER

H. J. JOOS

N. D. KOSTENKO, Lieutenant Colonel

Allied Secretariat

Directorate Reference: DRDR/Memo (47)139



Appendix "A" to  
CORC/P(47)250

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

IARA LETTER DATED 24TH NOVEMBER 1947, TO THE DELEGATES OF THE  
WESTERN ZONES IN REGARD TO RECIPROCAL DELIVERIES

Sir,

Brussels,  
November 24th 1947

I have the honour to refer to my letter dated 17th November 1947 in which I asked you, acting with the French and U. S. members of the Reparations, Deliveries and Restitution Directorate, to request the appropriate Soviet authorities to substitute for the synthetic rubber at present offered by the U.S.S.R. as reciprocal deliveries an equivalent value of other commodities desired by member governments.

This letter is to confirm that, in so far as the petrol, Diesel oil, uncut timber and pitprops in the first list are concerned, the types and quantities are acceptable to the member governments in this Agency.

In so far as the wheat which appears on the first list is concerned, the commodity is extremely acceptable, but member governments would welcome an increase in the quantity made available, as, at the moment, this falls far below the total amount demanded by member governments as set out in the schedule attached to my letter on the subject of reciprocal deliveries dated 30 May 1947. In connection with this schedule, I would like you to bring to the attention of the Soviet authorities the fact that member governments have asked for potash and coking coal to be included in the list of commodities to be made available as reciprocal deliveries.

I would again draw your attention to the penultimate paragraph of my letter of 17th November 1947 in which I stated that you would receive notification of the allocation among member governments of all items on the first list of reciprocal deliveries, excepting the synthetic rubber, most probably within the first week of December, 1947.

I am sending an identical letter to the Chiefs of the French and U. S. Reparations, Deliveries and Restitution Division.

I have the honour to be,

Sir,

Your obedient Servant,

N.E.P. SUTTON  
Secretary General

15 January 1948 ALLIED CONTROL AUTHORITY

CORC/P (48) 1

COORDINATING COMMITTEE

APPROVED PAPER No. 30

Transfer of Money From Abroad For the  
Personal Needs of Germans in Germany

(Note by the Allied Secretariat)

1. At its 147th Meeting on 15 January 1948, the Coordinating Committee by Conclusion (5) of CORC/L(48)1, agreed:

- (a) to instruct the Finance Directorate that the French reservation contained in Appendix 'A' to CORC/P(48)1 had been withdrawn and the paper approved;
- (b) to instruct the Finance Directorate to establish as quickly as possible the technical details of a conversion rate on the basis of RM 1 equals \$0.30 or a cross rate thereof.

2. Appendix 'A' of CORC/P(48)1<sup>\*)</sup> is designated Approved Paper No. 30.

G. P. GLATT, Lieutenant Colonel

N. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel

R. G. RAW

Allied Secretariat

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\*) see pages 16 - 17

5 January 1948CORC/P(48)1ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEETransfer of Money from Abroad for the Personal  
Needs of Germans in Germany

(Note by the Allied Secretariat)

1. Purpose

To authorize remittances into Germany for personal needs of Germans.

2. History

a. At its 49th meeting on 15 November 1946, the Finance Directorate considered a Soviet proposal to permit Germans to receive monetary assistance from relatives living abroad.

b. At its 90th and 91st meetings on 21 November and 8 December 1947, the Directorate agreed to submit to the Coordinating Committee a paper on this question (attached at Appendix "A").

3. Action Requested

It is requested that the Coordinating Committee:

- a. approve the paper in principle;
- b. consider the two conversion rates recommended.

4. This paper is submitted for the consideration of the Coordinating Committee at its 147th meeting on 13 January 1948.

R. G. PAW  
G. P. CLAIN, Lieutenant Colonel  
N. D. KOSTENKO, Lieutenant Col  
H. A. GERHARDT, Lieutenant Col

Directorate Reference:

Allied Secretariat

DFIN/Memo(47)163

Appendix 'A' to  
CORC/P(48)1

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Transfer of Money from Abroad for the Personal  
Needs of Germans in Germany

1, The transfer of moneys by persons outside Germany to persons residing in Germany in support of their personal needs will be authorized on the basis of a rate of conversion of 1 Reichsmark equals 30 U. S. cents or a cross rate thereof.

2, The foreign exchange funds remitted will accrue to the account of the Commander of the Zone of Occupation in which the beneficiary resides on the same principles as set forth in CORC/P(46)282.

The Finance Directorate will establish the technical details in effecting such remittances upon approval of the above principles by the Coordinating Committee.

FRENCH RESERVATION:

The French Delegate considers that the proposed remittances should be effected on the basis of a conversion rate of 1 Reichsmark equals 25 U.S. cents or a cross rate thereof.

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19 January 1948

ALLIED CONTROL AUTHORITYCORC/P(48)3COORDINATING COMMITTEEAPPROVED PAPER No. 31

Allocation of General Purpose Equipment From Category I  
War Plants in the British Zone

(Note by the Allied Secretariat)

1. At its 147th Meeting on 15 and 19 January 1948, the Coordinating Committee considered the above question and by Conclusion (11) of CORC/M(48)1 agreed to take note of CORC/P(48)3.

2. CORC/P(48)3\*) is designated Approved Paper No. 31.

G. P. GLAIN, Lieutenant Colonel

N. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel

R. G. RAW

Allied Secretariat

\*)

see pages 19 - 30



5 January 1948CORC/P(48)3ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEAllocation of General Purpose Equipment from Category I  
War Plants in the British Zone

(Note by the Allied Secretariat)

1. Purpose

To inform the Coordinating Committee of the allocation of general purpose equipment from Category I war plants in the British Zone and of the statement of the Soviet Delegation of the Economic Directorate concerning this allocation.

2. History

(a) This paper lists nine war plants in the British Zone approved by the Coordinating Committee as available for reparations, for which valuations have been agreed by the Reparations, Deliveries, and Restitution Directorate.

(b) The Economic Directorate at its 119th Meeting on 20 November 1947 considered this question and agreed as follows:

- (i) to allocate the general purpose equipment available for reparations from war plants in the British Zone and contained in Appendix "A" to the amount of 10,085,429 RM, to the Inter-Allied Reparations Agency;

- (ii) to forward Appendix "A" and the list of unilaterally allocated equipment attached at Appendix "B" to the Reparations, Deliveries and Restitution Directorate for notification of the Inter-Allied Reparations Agency;
- (iii) that because the Inter-Allied Reparations Agency had no opportunity to submit its expression of interest on the reparations plants, it must have the right to reject, within a reasonable period of time, any of the units of allocation (see para (i) above) in which it has no interest;
- (iv) agreed to take note of the statement of the Soviet Delegation as expressed in Appendix "C";
- (v) to acquaint the Coordinating Committee with the undermentioned discussion which took place in the Economic Directorate.

### 3. Opinions Expressed in the Economic Directorate

(a) Before proceeding to allocation of the plants, the Soviet Member addressed a question to the British Member, asking on what basis the British Delegation had made unilateral allocation of equipment from these plants to the sum of 533,880 RM.

(b) The British Member repeated that the equipment to the above sum was selected and allocated to the Inter-Allied Reparations Agency on the basis of British Emergency Deliveries scheme in order to meet the urgent needs of entitled nations. He stated that this scheme was being discontinued, that no selections had been made since September, and that no more selections would be made. The total sum of these deliveries would be made known for the purpose of computing allocations to the Inter-Allied Reparations Agency.

(c) The U. S. Member stated that for the purpose of future allocations of reparations equipment between the Inter-Allied Reparations Agency and the USSR in the proper proportion, it would be necessary to have an accurate record of all equipment received thus far by the Western Nations on the one hand and by the USSR and Poland on the other. He, therefore, requested the British and French Delegations for the figures on the total amount of equipment made available through their respective unilateral delivery schemes, and in addition he requested the French Delegation for information on equipment removed by the French authorities from what is now the U. S. Zone, and the Soviet Delegation for information on equipment removed by the Soviet authorities from the French, U.S., and British Sectors of Berlin in the spring and summer of 1945, prior to the occupation of these Sectors by the Western Powers.

(d) In reply to the statement of the American Member, the French Member stated that removals of isolated machine tools carried out in the French Zone under the Emergency Plan had no connection with the war plants. The French Delegation would submit a list of all equipment actually allocated under this plan if all delegations agreed to request that such information should be furnished. On the other hand, the French Delegation pointed out that the total value of equipment removed by the French authorities unilaterally from Germany for the benefit of France had been submitted to the fourth meeting of the Council of Foreign Ministers. The French Member agreed to include the removals

which he had just mentioned in the calculation of percentages when the next allocation of equipment available for reparations was made between the Soviet and the Inter-Allied Reparations Agency.

(e) The Soviet Member requested that it be recorded that the Economic Directorate should draw the attention of the Coordinating Committee to the repeated unilateral action of the British authorities with regard to the allocation of equipment subject to removal as reparations. A full statement on this question is attached at Appendix "C" to this paper. In reply to the U. S. Member, the Soviet Member stated that the information which the U. S. Member requested could be made available only on conditions which were stated at the Fourth Session of the Council of Foreign Ministers in Moscow. He had nothing to add to that.

(f) In reply to the statement of the Soviet Member that the USSR did not choose to take any plants on the list because certain equipment had been removed unilaterally, the British Member pointed out that this could not apply to the six plants from which no equipment has been taken under the British scheme. He reminded the Directorate that he had, on various occasions, pointed out that the repeated rejections by the Soviet Delegation of war plants, even where no equipment had been removed unilaterally, would present the Directorate with a considerable problem at a later stage in relation to the balance of the account between the USSR and IARA.



4. This paper is submitted for the information of the Coordinating Committee at its 147th meeting on 13 January 1948,

R. G. RAW

G. P. GLAIN, Lieutenant Colonel

N. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel

Allied Secretariat.

Directorate Reference:

DEJO/Sec(47)335



## LIST OF GERMAN WAR PLANTS FROM WHICH GENERAL PURPOSE EQUIPMENT IS TO BE ALLOCATED

## BRITISH ZONE

Serial No.	Name of Plant	Location	No. of Items	Residual value of Plant - RMs.	Residual value of Items earmarked for urgent deliveries - RMs.	Residual Value of Remaining General Purpose Equipment available for Allocation - RMs.
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## AIRPORT

1085	Deutsche Luft Hansa A.G. Werkstaetten	Travemünde nr. Luebeck	213	281,848	NIL	280,848
1092	Vereinigte Deutsche Metallwerke Fahrzeugwerke GmbH	Hildesheim	951	2,285,441	189,518	2,096,423
1122	Theodor Klatte.	Baul/Hannover	30	23,002	NIL	23,902
1186	Feinmechanische Werkstaetten Wilhelm Lehmann & Co. K.G.	Hamburg-Schnelsen	576	1,062,744	111,197	951,743
1402	Eltron Werke GmbH	Holzminde, Hannover	380	357,049	NIL	357,059
1408	Franchwerke A.G. Branch of Franch-	Am Bahnhof, Twistringen, Hannover	34	101,808	NIL	101,808
6			2,284	4,112,098	300,715	3,811,383

# RESTRICTED

Appendix "A" to CORG/P(48)3

## LIST OF GERMAN WAR PLANTS FROM WHICH GENERAL PURPOSE EQUIPMENT IS TO BE ALLOCATED

### BRITISH ZONE

Serial Nos.	Name of Plant	Location	No. of Items	Residual value of Plant - RMs.	Residual value of Items earmarked for urgent deliveries - RMs.	Residual value of remaining General Purpose Equipment available for Allocation - RMs.
<u>ARMAMENTS</u>						
071	Polte, Werk Duderstadt.	Duderstadt Hannover	2,302	3,714,959	233,165	3,481,794
072	Metallwerke Ordertal GmbH	Bad Lauterberg, Harz.	1,566	2,237,687	NIL	2,237,687
140	Karges Hammer Maschinenfabrik	Braunschweig.	22	554,565	NIL	554,565
3			3,890	6,507,211	233,165	6,274,046
<u>SUMMARY</u>						
6	AIRCRAFT		2,284	4,112,098	300,715	3,811,383
3	ARMAMENTS		3,890	6,507,211	233,165	6,274,046
9	PLANTS		6,174	10,619,309 RMs.	533,880 RMs.	10,085,429 RMs.

Appendix "B" to  
CORC/P(48)3

DETAILS OF ITEMS ENMARKED FOR MULTILATERALS FROM  
PLANTS AVAILABLE FOR IMMEDIATE ALLOCATION

Reparations No. 1071

<u>Serial</u> <u>No.</u>	<u>Inventory</u> <u>Ref. No.</u>	<u>Description</u>	<u>Residual</u> <u>Value - RM</u>
5618	2 - 2	Eccentric Press	16.397,-
7437	2 - 3	Autom. Lathe	17.185,-
7438	2 - 4	" "	17.185,-
7439	2 - 5	" "	17.740,-
7440	2 - 6	" "	18.017,-
7441	2 - 7	" "	18.017,-
7442	2 - 8	" "	18.017,-
7443	2 - 36	" "	9.803,-
7444	2 - 37	" "	10.817,-
7445	2 - 38	" "	10.817,-
4708	6 - 36	Grinding M/c.	5.603,-
2650	7 - 1	Auto. Screw M/c.	2,225,-
2648	7 - 2	" "	2.225,-
2647	7 - 3	" "	5.796,-
2646	7 - 4	" "	6.300,-
2645	7 - 5	" "	6.300,-
7526	7 - 6	Auto. Lathe	6.300,-
7527	7 - 7	" "	6.300,-
7528	7 - 8	" "	6.300,-
3019	7 - 68	Thread Rollong M/c	2.417,-
3599	8 - 5	Milling M/c	3.037,-
3734	8 - 11	Lathe	1.840,-
6991	8 - 14	Lathe	2.049,-
6992	8 - 15	Lathe	2.049,-
3770	21 - 1	Parallel Lathe	2.902,-
5474	21 - 4	Milling M/c	3.301,-
4462	22 - 14	Drilling M/c	4.685,-
8321	23 - 1	Auto. Lathe	3.154,-
8322	23 - 2	" "	3.087,-
3645	22 - 13	Milling M/c	3.300,-

233.165,-



Appendix "B" to  
CORC/P(48)3

DETAILS OF ITEMS FARMARKED FOR MULTILATERALS FROM  
PLANTS AVAILABLE FOR IMMEDIATE ALLOCATION

Reparations No. 1092

<u>Serial</u> <u>No.</u>	<u>Inventory</u> <u>Ref. No.</u>	<u>Description</u>	<u>Residual</u> <u>Value - RM</u>
221	5/226	Slotting M/c.	11.290,-
150	3/45	Planer	30.825,-
485	3/69	Centre Lathe	9.712,-
545	3/17	Drill M/c.	847,-
456	3/8	Univ. Mill. M/c.	8.375,-
585	3/42	Shaper	1.742,-
582	3/43	Shaper	2.804,-
524	3/58	Lathe	2.684,-
521	3/59	Lathe	9.183,-
525	3/63	Lathe	5.657,-
764	3/22	Drill M/c.	426,-
765	3/23	Drill M/c.	788,-
766	3/24	Drill M/c.	1.351,-
767	3/25	Drill M/c.	426,-
660	3/1	Milling M/c.	2.912,-
661	3/2	Horiz. Mill M/c.	753,-
662	3/3	Milling M/c.	1.440,-
663	3/4	Milling M/c.	7.046,-
664	3/6	Horiz. Mill M/c.	753,-
665	3/7	Milling M/c.	3.105,-
666	3/9	Milling M/c.	3.576,-
667	3/10	Milling M/c.	2.490,-
668	3/11	Milling M/c.	1.534,-
669	3/12	Milling M/c.	4.639,-
670	3/13	Milling M/c.	667,-
760	3/18	Drilling M/c.	672,-
761	3/19	Drilling M/c.	426,-
762	3/20	Drilling M/c.	427,-
763	3/21	Drilling M/c.	381,-
777	3/35	Drilling M/c.	481,-
778	3/36	Drilling M/c.	1.590,-
768	3/26	Drilling M/c.	2.026,-
770	3/28	Drilling M/c.	426,-
769	3/27	Drilling M/c.	788,-
776	3/34	Drilling M/c.	2.460,-
775	3/33	Drilling M/c.	1.757,-
774	3/32	Drilling M/c.	3.653,-
219	3/44	Slotting M/c.	2.804,-
220	3/47	Slotting M/c.	3.101,-
522	3/64	Lathe	5.770,-
			147.577.-

(over)

cont'd Appendix "B" to CORC/P(48)3

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<u>Serial</u> <u>No.</u>	<u>Inventory</u> <u>Ref. No.</u>	<u>Description</u>	<u>Residual</u> <u>Value - RM</u>
			147,577,--
4973	3/66	Lathe	2,264,--
4972	3/65	Lathe	1,739,--
4971	3/62	Lathe	2,733,--
4970	3/61	Lathe	2,008,--
4969	3/57	Lathe	3,336,--
4974	3/68	Lathe	8,838,--
4978	3/74	Lathe	8,892,--
5432	5/206	Drilling M/c.	426,--
4976	3/71	Lathe	3,093,--
4975	3/70	Lathe	6,410,--
4977	3/72	Lathe	7,238,--
2543	3/29	Drilling M/c.	734,--
			<u>189,518,--</u>



Appendix "B" to  
CORC/P(48)3

DETAILS OF ITEMS earmarked FOR MULTILATERALS FROM  
PLANTS AVAILABLE FOR IMMEDIATE ALLOCATION.

Reparations No. 1186

4895	3/2	Parallel Lathe	2.080,-	
4894	3/1	Parallel Lathe	2.095,-	
4884	1/9	Parallel Lathe	3.375,-	
4882	1/8	Parallel Lathe	500,-	
2631	4/123	Univ. cyl. Grinder	3.877,-	
3544	4/80	Milling M/c.	2.481,-	
4907	4/7	Parallel Lathe	6.829,-	
4904	4/3	Parallel Lathe	940,-	
4902	4/1	Parallel Lathe	3.675,-	
756	4/84	Eng. M/c.	352,-	
5117	4/154	Parallel Lathe	2.585,-	
4630	4/129	Grinding M/c.	2.438,-	
4629	4/126	Grinding M/c.	3.857,-	
8366	4/159	Drilling M/c.	333,-	
5413	1/15	Milling M/c.	814,-	
5412	3/23	Parallel Lathe	6.004,-	
7321	4/51	Turret Lathe	2.029,-	
7323	4/56	Turret Lathe	2.131,-	
7324	4/68	Turret Lathe	4.114,-	
7327	4/70	Turret Lathe	5.748,-	
5876	4/93	Vert. Drill. M/c.	770,-	
5428	4/96	Drilling M/c.	150,-	
5437	4/188	Gear Cutt. M/c.	2.517,-	
5438	4/189	Gear Cutt. M/c.	673,-	
5120	4/203	Parallel Lathe	5.890,-	
7496	6/1	Compr. f. Approx.	1.570,-	
7322	4/55	Semi Automatic Turret Lathe	3.761,-	
5118	4/155	Parallel Lathe	1.665,-	
5119	4/156	Parallel Lathe	1.665,-	
200	4/85	Auto rack cutting Mac.	1.240,-	
5451	4/186	Gear Cutting Machine	1.834,-	
5436	4/187	Gear Cutting Machine	1.083,-	
8978	4/91	"5" Series drilling M/c.	22.750,-	
3006	4/164	Gear Cutting Machine	337,-	22% = 529
3005	4/163	Gear Cutting Machine	277,-	22% = 436
3876	3/25	Centre Lathe	1.926,-	
7675	4/64	Auto. Capstan	3.078,-	
7674	4/54	Auto. Capstan	2.454,-	
			<u>111.197,-</u>	

Appendix "C" to  
CORC/P(48)3

ALLOCATION OF GENERAL PURPOSE EQUIPMENT FROM WAR PLANTS  
IN THE BRITISH ZONE

(Statement by the Soviet Member)

The British Delegation submits general purpose equipment from nine war plants valued to the amount of 10,085,429 RM for allocation.

Simultaneously, the British Delegation again encloses a list of previously unilaterally allocated equipment from the same plants to the sum of 533,880 RM. The Soviet Member is compelled to remind the Economic Directorate that this practice of the British Authorities has assumed chronic form. He also points out that the attempts by the British Delegation to explain this unilateral action, against which the U. S. Member made a statement (DECO/M(46)27 and DECO/M(46)50), submitted in its Memorandum (CORC/M(46)50, Appendix 'A') on 6 November 1946, cannot be convincing, because no agreed decision on this Memorandum has been taken.

The Soviet Member again states his protest against unilateral allocation of general purpose equipment from war plants declared available for reparations. Due to the fact that the best equipment has been already removed from these plants, the Soviet Delegation does not make its declaration of interest, and proposes that those plants contained in DECO/P(47)198 be allocated to the Inter-Allied Reparations Agency so that the Inter-Allied Reparations Agency allocates the remaining equipment to those countries which already have received some of the machine tools from these plants, which will give them an opportunity to retain the completeness of equipment and technological continuity.

The Soviet Delegation requests the Economic Directorate to draw the attention of the Coordinating Committee to the frequent unilateral actions by the British authorities with respect to allocation of equipment available for reparations (DECO/M(47)21, DECO/M(47)22, para 163, DECO/M(47)32).

17 February 1948CORC/P(48)18ALLIED CONTROL AUTHORITYCOORDINATING COMMITTEEAPPROVED PAPER NO. 32Order of Priority for Telegraph Communications  
in Germany

(Note by the Allied Secretariat)

1. At its 150th Meeting on 17 February 1948 the Coordinating Committee considered the paper on the above question (CORC/P(48)18 and its Appendix 'A') and, by conclusion (51) of CORC/M(48)4, agreed:

- (a) to approve the paper attached as Appendix 'A', amending the order of priority contained in paragraph 1 of Appendix No. 1 to CORC/P(45)161 (Revise): "Organization of Inter-urban Telephone and Telegraph Service between the Occupation Zones in Germany";\*)
- (b) to instruct the Allied Communications and Posts Committee to consolidate the existing regulations into a Manual on Postal and Telecommunications Regulations which shall be issued in a form and periodicity to be determined by the Communications and Posts Committee.

2. Appendix 'A' to CORC/P(48)18 \*\*) is designated "Approved Paper No. 32",

G. P. GLAIN, Lieutenant ColonelN. D. KOSTENKO, Lieutenant ColonelH. A. GERHARDT, Lieutenant ColonelR. G. RAW

(Allied Secretariat)

\*) Volume I, page 283

\*\*) See pages 32 - 34



9 February 1948

CORC/P(48)18

ALLIED CONTROL AUTHORITY

COORDINATING COMMITTEE

Order of Priority for Telegraph Communications in Germany

(Note by the Allied Secretariat)

1. Purpose

To bring the order of priority for telegraph communications in Germany up to date with international telecommunications regulations (except for those applicable to official occupational authorities' telegrams and those relative to the safety of life in maritime and aerial navigation?.

2. History

At the 92nd Meeting of the Directorate of Internal Affairs and Communications on the 9th December 1947 the Directorate reached unanimous agreement on a revised text amending the order of priority set forth in Paragraph 1, Appendix 1 of CORC/P(45)161 Revise which is attached at Appendix A to this paper.

3. Action Requested of the Coordinating Committee

(a) to approve the paper attached at Appendix A as a revision of the order of priority set forth in Paragraph 1, Appendix 1 of CORC/P(45)161 Revise, "Organization of Inter-Urban Telephone and Telegraph Service between the various Zones of Occupation in Germany".

(b) to delegate authority to the Allied Communications and Posts Committee to make, when necessary, amendments of a technical nature only to the document CORC/P(45)161 Revise.



4. This paper is submitted for consideration by the Coordinating Committee at its 150th Meeting on 17 February 1948.

G. P. GLAIN, Lieutenant Colonel

N. D. KOSTENKO, Lieutenant Colonel

H. A. GERHARDT, Lieutenant Colonel

R. G. RAW

Allied Secretariat

Directorate Reference  
DLAC/Memo (47) 328 Revise

Appendix "A" to  
CORC/P(48)18

Telegraph Priorities

Priority 1. Official Occupational Authorities' telegrams and those relative to the safety of life in maritime or aerial navigation. Other priorities shall be those in the order listed in Article 271, of the International Telecommunications Conference, Cairo, 1933.

Note: A. The telegraph office supervisor may authorize exceptions to these priorities in cases of emergency and as circumstances may require.

B. Preference in each classification shall be given to international telegrams over internal Germany telegrams.